

Contract no. 1640

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Agreement

between

The Ewing Township Board of Education

and

The Ewing Township Administrators Association

For the Period

July 1, 1990 through June 30, 1993

P90-1006.CBA

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INSTITUTE OF MANAGEMENT
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I. Recognition

The Board of Education hereby recognizes the Administrative Staff for the purpose of collective negotiations concerning terms and conditions of employment under this Agreement with the Board for the following classifications:

Principals
Vice Principals
Director of Student Personnel Services
Director of Special Programs
Supervisory Subject Matter Coordinators
Supervisory Coordinator of Title I/Supplemental Programs

but excluding:

all other supervisory, executive personnel and any other category of employees.

II. Negotiation Procedure

The parties agree to enter into collective negotiations over a successor Agreement. Such negotiations shall begin by mutual agreement no later than December 15 of the calendar year preceding the calendar year in which this Agreement expires. Any agreement so negotiated shall apply to all classifications recognized under this Agreement.

This Agreement shall not be modified in whole or in part by the parties except by an instrument in writing duly executed by both parties.

III. Grievance Procedure

Any grievance or dispute which may arise between the parties concerning the application, meaning or interpretation of this Agreement, shall be settled in the following manner:

Step 1 - Supervisory Coordinators, with or without a representative, shall take up the grievance or dispute with the Assistant Superintendent for Curriculum and Instruction and/or the Supervisory Coordinator's immediate supervisor within ten (10) days of its occurrence. Vice Principals, with or without a representative, shall take up the grievance or dispute with their school principal within ten (10) working days of its occurrence. The respective Assistant Superintendent for Curriculum and Instruction, immediate supervisor or school principal shall then attempt to adjust the matter and shall respond to the employee (or his/her representative) within three (3) working days.

Step 2 - If the grievance has not been settled, it shall be presented in writing by the employee (or his/her representative) to the Superintendent of Schools within three (3) working days after the respective Assistant Superintendent for Curriculum and Instruction, immediate supervisor or School Principal's response is due. School Principals and the Directors covered hereby shall present their grievances to the Superintendent of Schools within ten (10) days of its occurrence. The Superintendent shall respond to the grievant (or his/her representative) in writing within five (5) working days.

Step 3 - If the grievance still remains unadjusted, it shall be presented by the employee (or employee's representative) to the Board of Education in writing within three (3) days after the response to the Superintendent of Schools is due. The Board of Education shall respond in writing to the employee (or the employee's representative) within one (1) month and ten (10) days. The decision of the Board of Education shall be final and binding.

Failure at any step to communicate the decision on a grievance within the specified time limitations shall constitute acceptance of a grievance as sustained. Failure to appeal within the specified time limitations from an answer which is unsatisfactory shall be deemed to constitute an acceptance of such response as dispositive.

IV. Professional Rights

No records shall be placed in an administrator's file, without first being discussed with the administrator. The administrator shall sign the document indicating that he/she has read the item of record. The administrator shall also have the right to submit a written answer to the material within twenty-five (25) working days and his/her answer should be reviewed by the Superintendent or his/her designee and attached to the file copy.

V. Insurance Protection

- A.** The Board shall provide health care insurance protection consisting of the New Jersey State Health Benefits Program covering the administrator and his/her family dependents where appropriate. For each administrator and his/her family dependents enrolled in the various available insurance plans the Board shall pay the full premium.
- B.** In addition the Board shall provide a \$3.00 co-pay prescription drug plan for the employee and his/her family with a company selected by the Board.
- C.** The Board shall provide the 1B Dental Plan, N.J. Dental Service Plan, Inc. (Delta Dental Plan) covering the administrator and his/her family dependents where appropriate. Said plan shall also include, subject to approval by the carrier, Ortho II Family Plan, orthodontic benefits for both adults and children (children covered to age 19, student-child to age 23).
- D.** Employees who retire may buy into the Prescription and Dental Plans at the group rate with the employee paying the premium costs in advance on the same payment schedule as the Board. The above is subject to the approval of the insurance carriers.

All insurance benefits shall be provided by the Board at the prevailing rate.

In no case will a person receive double coverage under any available insurance plan.

For each administrator who terminates employment with the Board of Education, the Board of Education shall make payments of insurance premiums for the State Health Plan for two (2) full months beyond termination date.

E. Administrators who elect not to take either prescription and/or dental insurance shall receive one-half (1/2) of the value of the actual premium at his/her appropriate level of coverage. All requests for changes in coverage must be submitted in writing to the Assistant Superintendent for Business/Board Secretary a minimum of sixty (60) days prior to July 1 or January 1, the dates on which any changes shall become effective.

Payment shall be made within forty-five (45) days following the conclusion of each six (6) month coverage period - i.e. July 1 through December 31 and January 1 through June 30.

VI. Sick Leave

Reimbursement for unused sick leave - Administrators who retire after completing fifteen (15) years in Ewing Township shall receive payment for all unused accumulated sick leave in accordance with the schedule set forth below:

1990-91 fifty dollars (\$50) per day to a maximum of seven thousand five hundred dollars (\$7,500);

1991-92 fifty-five dollars (\$55) per day to a maximum of eight thousand dollars (\$8,000);

1992-93 sixty dollars (\$60) per day to a maximum of eight thousand five hundred dollars (\$8,500).

VII. Salary

A. The pay schedule for all employees covered by this Agreement shall be as set forth in Appendix "A" attached hereto.

B. A new administrator must be employed prior to January 1 in order to qualify for the next highest pay level on the salary guide for the following year.

VIII. Professional Growth and Development

- A. Administrators electing to take courses in State approved institutions or Board approved organizations may receive financial assistance from the Board of Education. Assistance is limited to \$350 per person, per year. Prior approval is required by the Board of Education and its decision is not subject to the grievance procedure.
- B. The total maximum payable under this provision shall be \$3,500 per year (July 1 - June 30); there shall be no carry over of unexpended monies.

IX. LEAVES OF ABSENCE

- A. Holidays
 - 1. Administrators shall follow the teachers' calendar plus Independence Day except as follows:
 - a. administrators shall be available during winter recess; and
 - b. administrators shall report for work in the district during all days of spring recess with the exception of Good Friday when said day is a designated holiday for teachers.
- B. Vacations
 - 1. All twelve (12) month Administrators shall receive twenty-two (22) vacation days annually. Upon the recommendation of the administrator's immediate supervisor and approval of the Superintendent, a maximum of five (5) vacation days may be carried over to the next school year. Under such circumstances, the total maximum number of earned vacation days shall not exceed twenty-seven (27).
 - 2. All vacation time must be recommended by the administrator's immediate supervisor and approved in advance by the Superintendent.
 - 3. Vacation days shall not be taken the first or last day of school, or on days when inservice or training programs are provided by the district.

C. Personal Leave

1. Personal leave shall cover brief absences not chargeable to sick leave, or professional or semiprofessional assignments directly beneficial to the school system. It provides for up to three (3) days' leave at full pay during any one year for any of the following reasons:
 - a. Illness in the immediate family. Immediate family shall be considered: father, mother, brother, sister, spouse, child or any member of the immediate household.
 - b. Death of a relative or close friend.
 - c. Recognition of religious holidays.
 - d. Marriage of the professional or marriage in the family. Family shall be considered: father, mother, brother, sister, child, nephew, niece, brother-in-law, sister-in-law, father-in-law, and mother-in-law.
 - e. Court Subpoena.
 - f. Personal, legal business, or family matters which cannot be handled outside of school hours.
 - g. Any other emergency or urgent reason not included in (a) to (f) above, if approved by the Superintendent of Schools.
2. All requests for personal leave shall be submitted in writing, on the proper form, (in advance, except in the case of an emergency) recommended by the administrator's immediate supervisor and approved by the Superintendent or his/her designee; however, no more than two (2) requests will be approved for any one date. Requests for personal leave on the day preceding or immediately following a vacation period, on inservice days, or on dates of parent conferences will be honored only in unusual cases.

3. Three (3) additional days' leave shall be granted for Death in the Immediate Family (immediate family is considered the same as subsection C.1a hereinabove), plus mother-in-law and father-in-law. Said bereavement days are separate and distinct and shall not be charged as either sick leave or personal leave set forth herein.
4. Each administrator with unused personal leave days under Section C.1 as of June 30th of each school year shall have all such unused days added to his/her accumulated sick leave. Indication will be given annually of any conversion made to the sick leave account.

X. Term and Duration

This Agreement shall be in effect as of July 1, 1990 and shall continue through June 30, 1993.

Ewing Township
Administrators Association

Howard I. Young
Howard Young, President

Lois Saxton
Lois Saxton, Secretary

June 10, 1991
DATE

Ewing Township Board of Education

Mary Schmidt
Mary Schmidt, President
J. Bruce Morgan
Dr. J. Bruce Morgan, Asst. Supt.
for Business/Bd. Secretary

June 10, 1991
DATE

APPENDIX A
EWING TOWNSHIP ADMINISTRATORS ASSOCIATION
1990 - 1991
SALARY GUIDE

STEP	HSP	JHSP	D.SS	DSP/EP	HSV P	JHSV P	10EVP	COORD
0	62250	60120	57450	56400	55325	53200	45200	42790
1	64380	62250	59590	58525	57450	55325	47340	45240
2	66500	64380	61720	60650	59590	57450	49470	47690
3	68640	66500	63850	62780	61720	59590	51600	50140
4	70770	68640	65980	64910	63850	61715	53730	52590
5	72900	70770	68105	67040	65975	63845	55860	55095

1991 - 1992
SALARY GUIDE

STEP	HSP	JHSP	D.SS	DSP/EP	HSVP	JHSVP	10EVP	COORD
0	66300	64025	61190	60055	58920	56655	48150	45575
1	68560	66295	63460	62325	61190	58920	50415	48180
2	70630	68565	65730	64595	63460	61190	52685	50790
3	73100	70830	67995	66860	65730	63460	54950	53400
4	75370	73100	70265	69130	67995	65730	57220	56010
5	77640	75370	72530	71400	70265	67995	59490	58675

1992 - 1993
SALARY GUIDE

STEP	HSP	JHSP	D.SS	DSP/EP	HSVP	JHSVP	10EVP	COORD
0	70610	68195	65170	63965	62750	60340	51280	50415
1	73025	70610	67585	66380	65165	62755	53695	52830
2	75440	73025	70000	68795	67580	65170	56110	55245
3	77855	75440	72415	71210	69995	67585	58525	57660
4	80270	77855	74830	73625	72410	70000	60940	60075
5	82685	80270	77245	76040	74825	72415	63355	62490